

REMARKS

By the entry of this amendment, claims 1-6, 8-11 and 14-36 have been cancelled and new claims 37 – 39 have been added. Claims 7, 12, 13 and 37-39 remain pending in the application.

Claim 7 stands rejected under 35 U.S.C. 102(e) as being anticipated by Nardozzi et al (US 6,636,837). Applicant respectfully traverses the rejection.

The invention claimed in the amended claim 7 includes a screen for displaying an image list display, a detailed image display and an enlarged image display, wherein the image list display includes a plural of selectable images based on the reduced image data and a mechanism for switching the selected image to the detailed image, the detailed image display includes a detailed image of the selected image based on the actual image data, and the enlarged image display includes an enlarged image based on the reduced image data, and enlarged display setting element for performing setting in relation to whether or not the enlarged image display is displayed during a transition from the image list display to the detailed image display.

The Examiner indicates Nardozzi discloses a central photofinishing lab and apparatus 10 used in different Kiosk location to process images ordered by customers including producing prints and image enlargements. It is clear that Nardozzi does not disclose a screen for displaying an image list display, a detailed image display and an enlarged image display, and such enlarged image display as recited in the amended claim 7. Accordingly, Nardozzi cannot anticipate claim 7 under 35 U.S.C. 102.

Claims 12 and 13 stand rejected under 35 U.S.C. 103(a) as being unpatentable over Testa et al. (US 6,745,186) in view of Suzuki (US 5,412,451). Applicant respectfully traverses the rejection.

The invention claimed in the amended claim 12 includes a processing element for processing the image data, the processing element having a screen for displaying the image data to be processed and a printout area being able to be printed, wherein the image data can be moved on the screen by an operator within a range in which at least a part of the image data is present within a printout area. The invention claimed in the amended claim 13 includes a processing element for processing the image data, the processing element having a screen for displaying the image data to be processed and a printout area being able to be printed; and moving element for moving the image data to a position on the screen wherein at least a part of

the image data is present within a printout area, when the entire image data goes over the printout area by an operator.

The Examiner indicates Testa et al. does not teach wherein the image data can be moved within a range in which at least a part of the image data is present within a printout area. In relation to this feature, the Examiner further indicates Suzuki's teaching that film is moved in a direction and detection of frame position for printing within a print out area.

However, Testa et al. does not disclose a processing element having a screen for displaying the image data to be processed and a print area being able to be printed. In addition, Testa et al. does not disclose the feature that the image data can be moved on the screen by an operator within a range in which at least a part of the image data is present within a printout area in the amended claim 12, nor the feature that at least a part of the image data is present within a printout area, when the entire image data goes over the printout area by an operator in claim 13. Therefore, even if the references could be combined, the combination of references would not provide sufficient rationale to arrive at the claimed invention.

Claims 37-39 have been added to further claim the features of the disclosed invention. Claims 37-39 are also allowable over the art of record.

In view of the above, all of the claims in this case are believed to be in condition for allowance, notice of which is respectfully urged.

Respectfully submitted,
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